Steven L. Beshear Governor

Leonard K. Peters Secretary Energy and Environment Cabinet



Commonwealth of Kentucky **Public Service Commission**211 Sower Blvd.

P.O. Box 615
Prankfort, Kentucky 40602-0615
Telephone: (502) 564-3940
Fax: (502) 564-3460
psc.ky.gov

June 4, 2010

David L. Armstrong Chairman

> James Gardner Vice-Chairman

Charles R. Borders Commissioner

PARTIES OF RECORD

Re: Case No. 2010-00204

The attached copy of the presentation given by the applicants in this proceeding at the June 2, 2010 informal conference held at the Commission's offices is being filed in the main case file of the above-referenced case.

*IJeff∥Deflo*uen Executive Director

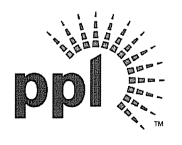
Sincerely

Attachment



Presentation of PPL, E.ON U.S., LG&E, and KU to the Kentucky Public Service Commission

Case No. 2010-00204 June 2, 2010 Frankfort, Kentucky



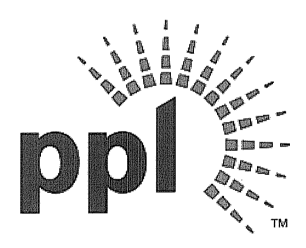






Overview of PPL Corp.

 Presented by Paul E. Russell, Associate General Counsel, PPL Corp.



PPL Corp. at a Glance

- Fortune 500 global energy and utility holding company headquartered in Allentown, Pennsylvania
- Traces its origins to the 1920 merger of eight utilities
- One of the ten largest utility companies in the United States
- Currently serves more than 4 million utility customers
- 2009 revenues of \$7.556 billion
- 2011 estimated rate base of \$6.1 billion
- Total assets of \$22.2 billion
- Competitive generation capacity of 11,695 megawatts
- 10,489 employees
- Enterprise value of \$18.2 billion

PPL Corporate Structure

- PPL Corp. has four principal subsidiaries:
 - PPL EnergyPlus markets energy in key U.S. markets.
 - PPL Generation operates more than 12,000 megawatts of electricity generating capacity located primarily in Pennsylvania, Montana, Maine, Illinois and Connecticut, with an additional 239 megawatts of planned uprate projects.
 - PPL Electric Utilities delivers electricity to 1.4 million customers in Pennsylvania.
 - PPL Global delivers electricity to 2.6 million customers in the U.K.

PPL Corporation

Supply Segment

•PPL Generation, LLC: Owner and operator of a fleet of nuclear, coal, and hydro generating stations in Pennsylvania, Montana, and New England •PPL EnergyPlus, LLC: Marketing, trading, and fuel procurement in key U.S. markets PA Delivery Segment
 PPL Electric
 Utilities Corp.: 1.4
 million customer
 electric delivery
 business in

Pennsylvania

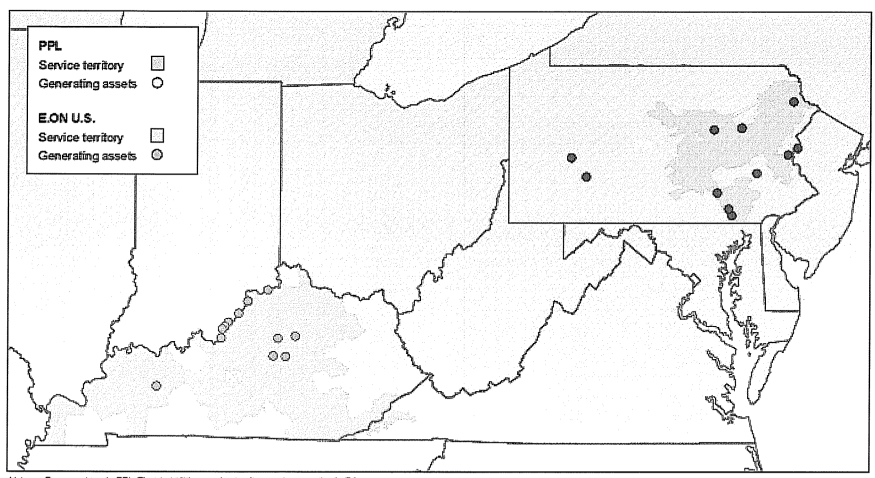
•International Delivery Segment:

 WPD: 2.6 million customer electric delivery business in the U.K.

PPL Corporate Leadership Council

- James H. Miller Chairman, President and Chief Executive Officer
- Paul A. Farr Executive Vice President and Chief Financial Officer
- William H. Spence Executive Vice President and Chief Operating Officer; President-PPL Generation
- Robert J. Grey Senior Vice President, General Counsel and Secretary

Utility Operations



Note: Represents only PPL Electric Utilities service tentiony and generation in PA.

Change of Control Application

Presented by Lonnie E. Bellar, Vice
 President of State Regulation and Rates,
 Louisville Gas and Electric Company and
 Kentucky Utilities Company





Change of Control Application

- PPL and E.ON US Investments Corp. have entered into a Purchase and Sale Agreement whereby PPL will purchase 100% of the limited liability interests of E.ON U.S., the parent company of LG&E and KU
- The purchase price is \$7.625 billion, which consists of cash consideration of \$6.7 billion and the assumption by PPL of all tax-exempt pollution control bonds issued by LG&E and KU outstanding at the time of closing, expected to be approximately \$925 million

Exhibits to Joint Application

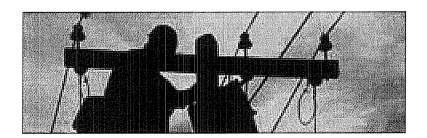
- A. Purchase and Sale Agreement
- B. Present corporate structure of E.ON AG
- C. Post-proposed acquisition corporate structure of E.ON AG
- D. Regulatory Commitments
- E. Articles of Incorporation and Bylaws of PPL
- F. Present corporate structure of PPL
- G. Articles of Association of E.ON AG
- H. Certificate of Incorporation and Bylaws of E.ON US Investments Corp.
- I. Articles of Organization and Operating Agreement of E.ON U.S.
- J. Articles of Incorporation and Bylaws of LG&E
- K. Articles of Incorporation and Bylaws of KU
- L. Maps showing service territories and systems of LG&E and KU
- M. Written testimony of eight witnesses

Written Testimony Submitted with Joint Application

- James H. Miller, Chairman, President, and Chief Executive Officer of PPL, testifies regarding the strategic purposes for the proposed acquisition and PPL's expectations for the future of LG&E and KU
- Paul A. Farr, Executive Vice President and Chief Financial Officer of PPL, testifies regarding PPL's financial ability to consummate the proposed acquisition and the financial strength of the PPL companies after the closing of the proposed acquisition
- **William H. Spence**, Executive Vice President and Chief Operating Officer of PPL, testifies regarding PPL's technical and managerial abilities in the generation, transmission, and distribution of electric power systems, and PPL's experiences with, and policies regarding, retail customers
- Karl-Heinz Feldmann, General Counsel and Executive Vice President of E.ON AG, testifies regarding the proposed acquisition from E.ON AG's perspective
- Victor A. Staffieri, Chairman, President, and Chief Executive Officer of E.ON U.S., LG&E, and KU, testifies regarding the compliance of the proposed acquisition with U.S. law and the expected operations of LG&E and KU after the closing of the proposed acquisition
- S. Bradford Rives, Chief Financial Officer of E.ON U.S., LG&E, and KU, testifies regarding affiliate transactions and the accounting issues raised by the proposed acquisition and the Commission's authority regarding those matters after the closing of the proposed acquisition
- Paul A. Coomes, a Professor of Economics at the University of Louisville, testifies regarding whether the proposed acquisition is consistent with the public interest
- Lonnie E. Bellar, Vice President of State Regulation and Rates of LG&E and KU, testifies regarding regulatory issues affecting LG&E and KU after the closing of the proposed acquisition

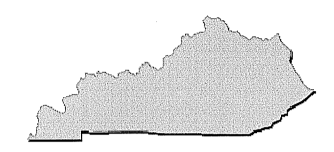
Regulatory Commitments

- PPL is aware of the importance of the regulatory commitments that the Commission imposed in the LG&E-KU merger, the acquisition by Powergen plc, and E.ON AG's acquisition of Powergen
- For that reason, PPL and E.ON US Investments agreed in the Purchase and Sale Agreement that PPL would take the unusual step of making Regulatory Commitments in advance of seeking this Commission's approval
- The Regulatory Commitments are attached to the Purchase and Sale Agreement, Exhibit A to the Parties' Joint Application, and are also attached separately as Exhibit D to the Joint Application



Commitments to the Communities Served by E.ON U.S., LG&E, and KU

- To maintain E.ON U.S.'s and LG&E's headquarters in Louisville and KU's headquarters in Lexington for a period of 15 years following consummation of the proposed acquisition
- That no planned workforce reductions will be made as a result of the proposed acquisition
- For as long as it owns, controls or manages LG&E or KU, PPL will endeavor to have an individual resident of Kentucky on its Board of Directors



- To work with the Governor of the Commonwealth of Kentucky and with state agencies to promote economic development in Kentucky
- •That LG&E and KU will continue to maintain a substantial level of involvement in community activities, through annual charitable and other contributions, on a level comparable to or greater than present levels

Financing Applications

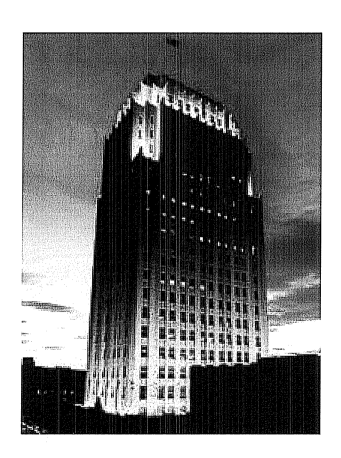
- E.ON U.S., LG&E, and KU have also filed applications with the Commission seeking approval to refinance portions of LG&E's and KU's debt
 - Refinance \$1.816 billion in unsecured debt held by Fidelia Corporation, a subsidiary of E.ON AG, with unsecured notes from PPL at the time the proposed acquisition closes
 - These unsecured notes would later be refinanced with First Mortgage bonds issued by LG&E and KU
 - Long-term debt will not increase beyond what the Commission has already approved
 - Secure tax exempt pollution control bonds
 - Replace revolving credit facilities

Future Conference

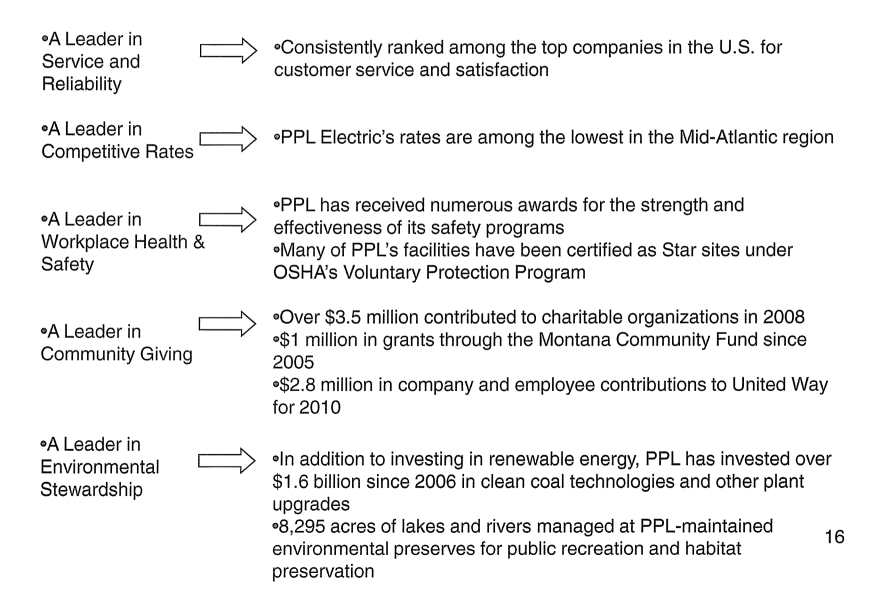
- The Commission has indicated its preference for another conference during the third or fourth week of June 2010
- PPL, E.ON U.S., LG&E, and KU look forward to meeting again soon with the Commission



Additional Information on PPL



PPL: An Industry Leader



PPL: An Award Winner



 PPL Electric Utilities has received 16 J.D. Power and Associates awards for customer satisfaction - more than any other utility in the country



• In 2009, PPL Corporation ranked 314 on the Fortune 500



PPL Corporation was named one of the 100 best corporate citizens for 2008 by CRO magazine



 For the 5th consecutive year, The Arbor Day Foundation, in cooperation with the National Association of State Foresters, recognized PPL Electric Utilities in 2010 as a Tree Line USA utility



 National Safety Council named Jim Miller, PPL's chairman, president and CEO, on its list of CEOs Who "Get It." The list recognizes leaders from all industries who understand the importance of engaging employees in a strong, effective safety program

Combined Cultures of Excellence



PPL Electric I mines

- J.D. Power study of business customer satisfaction among Eastern U.S. utilities
 - Ranked 1st 8 times in the past 11 years
 - Total of 16 awards, more than any other electric utility in the country
- J.D. Power study of residential customer satisfaction among Eastern U.S. utilities
 - Earned top honor 8 times
- Field sites certified as Star sites under the OSHA Voluntary Protection Program



- J.D. Power study of residential customer satisfaction among Midwest U.S. utilities
 - Ranked 1st 7 times in the past 10 years
- KU received highest ranking in JD Power's 2010 electric utility business customer satisfaction study
- Winner of prestigious EEI
 Emergency Recovery Award for outstanding service restoration during January 2009 ice storm